

## United States Patent and Trademark Office

Home | Site Index | Search | Guides | Contacts | eBusiness | eBiz alerts | News | Help



Assignments on the Web > Patent Query

Patent Assignment Abstract of Title

NOTE:Results display only for issued patents and published applications. For pending or abandoned applications please consult USPTO staff.

**Total Assignments: 1** 

Patent #: 5202422

**Issue Dt:** 04/13/1993 Application #: 07591823

Filing Dt: 10/02/1990

Inventors: ANDREW C. HIATT, MICH B. HEIN

Title: COMPOSITIONS CONTAINING PLANT-PRODUCED GLUCOPOLYPEPTIDE MULTIMERS.

MULTIMERIC PROTEIN AND METHOD OF THEIR USE

Assignment: 1

Reel/Frame: 005967/0324

Recorded: 01/10/1992

Pages: 2

Conveyance: ASSIGNMENT OF ASSIGNORS INTEREST.

Assignors: HIATT, ANDREW C.

Exec Dt: 10/31/1991

HEIN, MICH B.

Exec Dt: 10/31/1991

Assignee: SCRIPPS RESEARCH INSTITUTE, THE A CORPORATION OF CA

Correspondent: THE SCRIPPS RESEARCH INSTITUTE

OFFICE OF PATENT COUNSEL 10666 N.TORREY PINES RD.

MAIL DROP TPC 8 LA JOLLA, CA 92037

Search Results as of: 04/06/2004 12:34 PM

If you have any comments or questions concerning the data displayed, contact OPR / Assignments at 703-308-9723

| HOME | INDEX[ SEARCH | BUSINESS | CONTACT US | PRIVACY STATEMENT

Appendix B

FROM-BAKER & MCKENZIE NOV-13-0: 12:53PM

+6192360429

T-321 P.00/06 F-847

## THE SCRIPPS RESEARCH INSTITUTE (TSRI)

## PROFESSIONAL CONFIDENTIALITY AND INVENTION AGREEMENT

The purpose of this agreement is to set forth the conditions of your employment by The Scripps Research Institute (hereafter referred to as TSRI), with respect to disclosure and use of proprietary Research Institute (negretaer reletted to as 15kt), with respect to discussive and use of proprietary information of TSRI and your rights to ideas, inventions and confidential information derived by you during your employment by TSRI. Proprietary information consists of trade secrets, designs, methods, programs, plans and any other data or information, whether in documentary form or not, and whether identified as proprietary or not, which is not freely and widely known or distributed outside TSRI to the general public.

During the term of my employment and for a period of one year thereafter. I hereby agree to not disclose any proprietary information of TSRI to any party other than to TSRI and to employees of TSRI who need such information in the course of their work for TSRI. I agree to refrain from using or disclosing any proprietary information of TSRI for my own account or for the account of any person other than TSRI. In accordance with the Bulance of the Staff as well as the Ad of any person other than TSMl. In accordance with the Bylaws of the Staff as well as the Administrative Guidelines, Policies and Procedures, this agreement is not to be construed to limit professional staff and non-staff professionals appointed at TSRI from carrying out their professional work with regard to their continued research, and to the publication or presentations of their own research results.

puring the term of my employment and in accordance with the Bylaws of the Staff. I hereby agree to disclose and assign to ISBI any and all rights, title and interest in and to any invention. agree to disclose and assign to take any and an rights, the and interest if and to any inventor, idea, or confidential information, whether or not patentable, made or conceived by me alone or in conjunction with others, which: 1) is made with the equipment, supplies, facilities, confidential information, or time of TSRI, or 2) relates in any manner to the business of TSRI, or 3) is suggested by or results from work performed by me for or on behalf of TSRI.

SIGNATURE OF EMPLOYEE DATE

## NOTICE TO EMPLOYEES

The above-signed agreement requires you to assign to TSRI your entire right, title and interest in certain inventions, ideas, or confidential and above-signed agreement requires you in assign to 15k1 your critic right, and and interest in certain invaluable, influences in formation. This agreement does not, however, require you to assign an idea or invention for which ALL of the following are applicable:

a) no equipment, appelled facility, or trade secret information of TSAL was used and the invention or idea was developed entirely or your own sine, and b) the invention or idea does not relate to the business of TSAL and c) the invention or idea does not relate to TSAL's could or demonstrably anticipated research or development, and d) the invention of idea does not result frum any work performed by you for ISRL

(This notice is given pursuant to Sections 2870 and 2872 of the California Labor Code.)